

December 13, 2011



Mr. Glenn Wollan North Dakota Industrial Commission Oil and Gas Division 600 East Boulevard Bismarck, North Dakota 58505-0310

RE: NDIC v. Continental Resources, Inc.

Case No. 15161

Dear Mr. Wollan:

Pursuant to Paragraph F of the Consent Agreement in the above-captioned matter, enclosed please find herewith a Single Well Bond in the amount of \$20,000 from Continental Resources, Inc.

Should you have any questions, please advise.

Lincercly

LAWRENCE BENDER

LB/mpg Enclosure

cc: Mr. Eric Eissenstat - (via email w/enc.)

5037214_1.DOC

Attorneys & Advisors main 701.221,4020 fax 701.221.4040 www.fredlaw.com Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879



October 25, 2011

HAND-DELIVERED

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

RE:

North Dakota Industrial

Commission v. Continental

Resources, Inc. Case No. 15161

Dear Zach:

Enclosed please find herewith two original Consent Agreements in the above captioned matter that have been executed by Continental Resources, Inc. Also enclosed are Continental's checks made payable to the NDIC in the amounts of \$5,000.00 and \$418.00.

Please execute both original Consent Agreements and return one fully executed original to my office.

Should you have any questions, please adv

LAWREN' E BENDER

LB/mpg Enclosures

cc: Donald P. Fischbach (via email w/enc.)

5011117_1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com

Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

STATE OF NORTH DAKOTA	NORTH DAKOTA INDUSTRIAL COMMISSION
COUNTY OF BURLEIGH	
North Dakota Industrial Commission,) CONSENT AGREEMENT
Complainant,	INDUSTRIAL COMMISSION
v. Continental Resources, Inc.,	() CASE NO. 15161)
Respondent.	

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Fortier 2-17H well, located in NE ¼ NE ¼, Section 17, Township 160 North, Range 96 West, Divide County, North Dakota (NDIC File No. 20130).
- The Commission brought an administrative action against Continental by a Complaint dated June 1, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 27, 2011, the reserve pit on the Fortier 2-17H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Fortier 2-17H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas. E. Continental violated NDAC § 43-02-03-49 from April 27, 2011 through April 29, 2011 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$418.00.
- The Industrial Commission's administrative action against Continental sought \$50,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
- 5. The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$5,000.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 15161, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$418.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.

- E. Continental shall donate \$45,000.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$45,000.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
- F. Continental agrees to obtain a bond in the amount of \$20,000.00 in a form approved by the Commission that names the Commission as obligee. The bond shall be conditioned on full remediation as determined by the Commission, of the incident described in the Industrial Commission's complaint.
- G. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.
- This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

Dated this 27th day of October, 2011.

By:

Lynn D. Helms
Director
Department of Mineral Resources
1016 East Calgary Avenue

Dated this 14th day of October, 2011.

CONTINENTAL RESOURCES, INC.

Bismarck, ND 58503-5512

By:

RICHARD E. MUNICIEF

Printed Name

Its:

SVP - OPERATIONS

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5,000.00

WARNING: THIS DOCUMENT CONTAINS MULTIPLE SECURITY FEATURES. READ REVERSE SIDE FOR FULL DISCLOSURE.

CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

MONEY BY

U.S. Bank 950 17th St Denver, CO 80202

00041465

Reference Number Check Number Check Amount 0004107477 00041465

PAY Five thousand and 00/100 Dollars

PAY TO THE ORDER OF INDUSTRIAL COMMISSION OF NORTH DAKO

OIL AND GAS DIVISION

1016 EAST CALGARY AVENUE

BISMARCK, ND 58503-5512 US

VOID AFTER 90 DAYS

CONTINENTAL RESOURCES, INC. ENID OK 73702-1032 (580) 233-8955

PAGE 1 of 1

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CHECK TOTALS:

418.00

WARNING: THIS DOCUMENT CONTAINS MULTIPLE SECURITY FEATURES. READ REVERSE SIDE FOR FULL DISCLOSURE.

CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

U.S. Bank 950 17th St Denver, CO 80202

00042237

Reference Nun	nber	8 % 3 % S	Da	te	(Check N	umber	Check Amount	
0004107477			10/19)/11) :) : ·	000422	37	*****\$418.00	

PAY Four hundred eighteen and 00/100 Dollars

PAY

INDUSTRIAL COMMISSION OF NORTH DAKO

TO THE ORDER

OIL AND GAS DIVISION 1016 EAST CALGARY AVENUE

BISMARCK, ND 58503-5512 US

VOID AFTER 90 DAYS



OFFICE OF ALTORNEY GENERAL

STATE CAPITOL 600 E BOULEVARD AVE DEPT 125 BISMARCK, ND 58505-0040 (701) 328-2210 FAX (701) 328-2226 www.ag.nd.gov



NATURAL RES OURCES 500 NORTH 9TH STREET BISMARCK, ND 58501-4509 (701) 328-3640 FAX (701) 328-4300

September 26, 2011

Lawrence Bender 200 North 3rd Street, Suite 150 PO Box 1855 Bismarck, ND 58502-1855

Re:

ICC No. 15161

Dear Mr. Bender:

The Industrial Commission ("Commission") is in receipt of the September 13, 2011 proposal in the above-referenced case. As you noted in your September 13th correspondence, it is important that the Consent Agreement accurately reflect the circumstances of the incidences. Please find enclosed the Commission's revisions to the proposed Consent Agreement. Please note the changes made to paragraph #4. While the Commission acknowledges extreme weather was a factor, it does not view the conditions to be outside of those that could be reasonably expected and does not agree to that language. Paragraph #5(F) remains unchanged. Please do not hesitate to contact me if you would like to discuss further.

Thank you.

Sincerely,

Zachary B. Smith Assistant Attorney General

jjt Enclosure

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STATE OF NORTH DAKOTA COUNTY OF BURLEIGH North Dakota Industrial Commission, Complainant, V. Continental Resources, Inc., Respondent. NORTH DAKOTA INDUSTRIAL COMMISSION CONSENT AGREEMENT INDUSTRIAL COMMISSION CASE NO. 15161

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Fortier 2-17H well, located in NE ¼ NE ¼, Section 17, Township 160 North, Range 96 West, Divide County, North Dakota (NDIC File No. 20130).
- 2. The Commission brought an administrative action against Continental by a Complaint dated June 1, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 27, 2011, the reserve pit on the Fortier 2-17H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Fortier 2-17H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas. E. Continental violated NDAC § 43-02-03-49 from April 27, 2011 through April 29, 2011 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$418.00.
- 3. The Industrial Commission's administrative action against Continental sought \$50,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
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 - C. Continental agrees to immediately pay the amount of \$5,000.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 15161, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
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- E. Continental shall donate \$45,000.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$45,000.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
- F. Continental agrees to obtain a bond in the amount of \$20,000.00 in a form approved by the Commission that names the Commission as obligee. The bond shall be conditioned on full remediation as determined by the Commission, of the incident described in the Industrial Commission's complaint.
- G. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.
- This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

The same	ino oun	no monament.
Dated this	day of _	, 2011.
		NORTH DAKOTA INDUSTRIAL COMMISSION OIL & GAS DIVISION
		Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512
Dated this	day of _	, 2011.
		CONTINENTAL RESOURCES, INC.
-		Ву:
e a		Printed Name
		Its:

Kadrmas, Bethany R.

From:

Smith, Zac B.

Sent:

Tuesday, September 13, 2011 11:27 AM

To:

Hicks, Bruce E.; Kadrmas, Bethany R.; Wollan, Glenn L.; Helms, Lynn D.

Subject:

FW: NDIC v. CRI - Case No. 15161

Attachments:

CRI-NDIC 15161_20110913111630.pdf

Please see forwarded message attached.

----Original Message-----

From: Gibson, Melissa [mailto:MGibson@fredlaw.com]

Sent: Tuesday, September 13, 2011 11:24 AM

To: Smith, Zac B.

Cc: Bender, Lawrence; DonFischbach@contres.com

Subject: NDIC v. CRI - Case No. 15161

Zach,

Please see the attached letter w/enclosure. Thank you.

Melissa P. Gibson Legal Assistant Fredrikson & Byron, P.A. 200 North 3rd Street, Suite 150 Bismarck, ND 58501 mgibson@fredlaw.com

Ph: (701) 221-4020 Fx: (701) 221-4040

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September 13, 2011

VIA EMAIL

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

> RE: North Dakota Industrial Commission v. Continental Resources, Inc. Case No. 15161

Dear Zach:

As we discussed by telephone, please find enclosed herewith the latest proposal by Continental Resources, Inc. ("Continental") to resolve this matter.

As we further discussed, we believe it is important the language of the Consent Agreement accurately reflect the facts and circumstances of the subject incidences, including the severe and unusual weather conditions which were the cause of the alleged violation. The weather conditions, (including record snow, rains and flooding) were a direct cause of the events giving rise to the alleged violations. Absent recognition of these facts, the Consent Agreement would not accurately reflect the events for any person who may later review the Agreement. We respectfully submit that the attached revisions accurately reflect these very unique circumstances and conditions. Hopefully this revision is acceptable and this matter can be brought to a close.

Continental also seeks clarification as to the Commission's intent to impose an additional bonding requirement as a part of the proposed settlement agreement. We understand bonding to be a mechanism to insure that work required to be completed is completed in the event the responsible party does not have the assets or resources to complete the requested work. Continental is a responsible corporate citizen and a multibillion dollar corporation that is motivated, and has ample assets available to complete this project. Accordingly, we submit an additional bonding requirement is not required, nor appropriate in this instance.

OFFICES:

Attorneys & Advisors
main 701.221.4020
fax 701.221.4040
www.fredlaw.com 5

Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879 Mr. Zachary B. Smith September 13, 2011 Page 2

Should you have any questions, please advise.



LB/mpg

Enclosure

cc: Don Fischbach

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STATE OF NORTH DAKOTA

NORTH DAKOTA INDUSTRIAL COMMISSION

COUNTY OF BURLEIGH

North Dakota Industrial Commission,)
) CONSENT AGREEMENT
Complainant,)
) INDUSTRIAL COMMISSION
v.)
)
Continental Resources, Inc.,) CASE NO. 15161
)
Respondent.)

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

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- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$418.00.
- 3. The Industrial Commission's administrative action against Continental sought \$50,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental. The Commission by agreeing to enter into this Consent Agreement views such weather conditions as being outside those that could reasonably be expected by Continental.
- The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
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4	F.	Fund. If no such Continental agre approved by the shall be condition incident describe Commission research to seek additional remediate effects.	violation occurs es to obtain a Commission the ned on full reme d in the Industrie erves the right to tional fines and s on soil, wate	s, then said donation will be dismissed. bond in the amount of \$20,000.00 at names the Commission as obligee. In the amount of second at names the Commission as obligee. In the commission is complaint. The pobring future administrative and judic other relief should Continental fail to a ser and vegetation as a result of the dission's Complaint.	in a form The bondion, of the ial actions adequately
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	Dated	this day	of	_, 2011.	
				NORTH DAKOTA INDUSTRIAL COMMISSION OIL & GAS DIVISOR OIL & GAS DIVISOR OF THE PROPERTY OF THE	ources
	Dated	this day of	of	, 2011.	
7 8				Continental CONTINENTAL RESOURCES. I	NC.
9 10					By:

11				- Printed Name	
12				Its:	

	Jeff Hume	
14	President	
15	302 N. Independence Aver	nue
16	P.O. Box 1032	
17	Enid, OK 73702-103	12
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OFFICE OF ATTORNEY GENERAL

STATE CAPITOL 600 E BOULEVARD AVE DEPT 125 BISMARCK, ND 58505-0040 (701) 328-2210 FAX (701) 328-2226 www.ag.nd.gov



NATURAL RESOURCES 500 NORTH 9TH STREET BISMARCK, ND 58501-4509 (701) 328-3640 FAX (701) 328-4300

July 1, 2011

Lawrence Bender 200 North 3rd Street, Suite 150 PO Box 1855 Bismarck, ND 58502-1855

Re:

ICC No. 15161

Dear Mr. Bender:

We acknowledge receipt on June 22, 2011 of your answer to the above referenced administrative complaint. The Industrial Commission does not intend to dismiss the complaint. However, the Commission is receptive to settlement of the case by negotiation of a consent agreement to avoid the necessity of a hearing. If you wish to proceed in this manner, please submit an offer for our consideration within a reasonable time period or, alternatively, if you do not want to negotiate a settlement, advise us and we will schedule a hearing date.

Sincerely,

Zachary B. Smith

Assistant Attorney General

e:\dixie\nr\smith\industrial commission\o&g cases\icc 15161 continental..docx



June 21, 2011



HAND-DELIVERED

Ms. Karlene Fine Executive Director North Dakota Industrial Comm. 600 E. Boulevard Ave., 14th Floor Bismarck, ND 58505-0840

> RE: North Dakota Industrial Commission v. Continental Resources, Inc. Case No. 15161

Dear Karlene:

Please find enclosed herewith for filing the Answer of Respondent Continental Resources, Inc. in the above-captioned matter.

Should you have any questions, please advi

LAWREN E BENDER

LB/mpg

Enclosure

cc: Mr. Lynn Helms

4947852_1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879 STATE OF NORTH DAKOTA

NORTH DAKOTA INDUSTRIAL COMMISSION

COUNTY OF BURLEIGH

North Dakota Industrial Commission,)
)
Complainant)

CASE NO. 15161

Complainant,)

ANSWER OF RESPONDENT CONTINENTAL RESOURCES, INC.

Continental Resources, Inc.,

V.

Respondent.

Respondent Continental Resources, Inc. ("Continental"), for its answer to the Complaint of the North Dakota Industrial Commission ("Commission"), states and alleges as follows:

1.

Continental denies each and every allegation of the Commission's Complaint except as herein admitted, qualified, or explained.

2.

With respect to Paragraph 1 of the Commission's Complaint, Continental admits that the Commission requests administrative relief against Continental, but otherwise lacks sufficient knowledge or information to admit or deny the remaining allegations.

3.

With respect to Paragraph 2 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 2 contains any factual allegations to which a response is required, Continental denies the same.

4.

Continental admits the allegations contained in Paragraph 3 of the Complaint.

With respect to Paragraph 4 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 4 contains any factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

6.

With respect to Paragraph 5 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–5 above.

7.

Continental denies the allegations contained in Paragraph 6 of the Commission's Complaint.

8.

With respect to Paragraph 7 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 7 contains any factual allegations to which a response is required, Continental denies the same.

9.

With respect to Paragraph 8 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 8 contains any factual allegations to which a response is required, Continental denies the same.

With respect to Paragraph 9 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–9 above.

11.

With respect to Paragraph 10 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 10 contains any remaining factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

12.

With respect to Paragraph 11 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 11 contains any factual allegations to which a response is required, Continental denies the same.

13.

With respect to Paragraph 12 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–12 above.

14.

With respect to Paragraph 13 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 13 contains any factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

With respect to Paragraph 14 of the Commission's Complaint, Continental lacks sufficient knowledge or information to admit or deny the allegations.

16.

As a defense, Continental alleges that the Commission's Complaint fails to state a cause of action upon which relief can be granted.

17.

As a defense, Continental alleges that the Commission's Complaint is barred, in whole or in part, by the equitable doctrines of laches, estoppel, and waiver.

REQUEST FOR RELIEF

WHEREFORE, Continental requests the following relief:

- a. The Commission's Complaint be in all things dismissed; and
- b. Such further and additional relief as justice may require.

DATED this 21st day of June, 2011.

FFADRIKSON & BYRON, P.A.

LAWRENCE BENDER, ND Bar #03208 AMY L. DE KOK, ND Temp. #06973

Attorneys for Respondent, Continental Resources, Inc. 200 North 3rd Street, Suite 150 Post Office Box 1855 Bismarck, North Dakota 58502-1855 (701) 221-4020

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 21st day of June, 2011, a true and correct copy of the foregoing document was forwarded via U.S. Mail to the following:

Lynn Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512

LAWRENCE BENDER

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SENDER: COMPLETE THIS	SECTION	COMPLETE THIS SECTION ON DE	LIVERY		
 Complete items 1, 2, and 3. item 4 if Restricted Delivery Print your name and address that we can return the call Attach this card to the back or on the front if space permanents. 	is desired. s on the reverse ard to you. of the mailpiece,	A. Signature X. Suisty See B. Continental Resources			
CONTINENTAL RESPO BOX 1032	SOURCES INC	D. Is delivery address different from item 1?			
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STATE OF NORTH DAKOTA	NORTH DAKOTA INDUSTRIAL COMMISSION
COUNTY OF BURLEIGH	
North Dakota Industrial) Commission,)	COMPLAINT
Complainant,)	INDUSTRIAL COMMISSION
v.)	CASE NO. 15161
Continental Resources, Inc.	
Respondents.)	

IMPORTANT NOTICE

If the Respondents Continental Resources, Inc. (Continental) do not serve upon the undersigned an Answer to this Complaint within 21 days after service of it, the Industrial Commission will deem the Complaint admitted and will enter a default order containing such terms as the facts and law may warrant. If an Answer to the Complaint is served within 21 days after service of the Complaint, a hearing on this matter will be scheduled.

The North Dakota Industrial Commission ("Commission") for its cause of action against Continental, states:

- 1. This is an administrative action brought by the Commission under North Dakota Century Code (NDCC) Chapters 38-08 and 28-32. The Commission requests administrative relief against Continental for violation of sections of the North Dakota Administrative Code (NDAC) governing the oil and gas industry.
- 2. The Commission is authorized to bring this action under NDCC § 38-08-04 and NDAC § 43-02-03-05.
- 3. Continental at all times relevant to this Complaint owned and/or operated oil and/or gas wells in the state of North Dakota, including the Fortier 2-17H well (NDIC File No. 20130) located in T160N, R96W, Section 17, NE/4 NE/4, Divide County, ND.
- 4. NDCC § 38-08-16 provides that anyone who violates any rule or regulation of the Commission is subject to a penalty of up to \$12,500 for each offense, and each day's violation is a separate offense.

Count One

- 5. The allegations in paragraphs 1 – 4 are realleged.
- 6. On or about April 27, 2011, the reserve pit on the Fortier 2-17H well site overflowed and oil flowed off the well site.
- 7. NDAC § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.

8. Continental violated NDAC § 43-02-03-19 in that lack of precautions in construction and use of the reserve pit on the Fortier 2-17H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

- 9. The allegations in paragraphs 1 8 are realleged.
- NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool
 on the surface of the land or infiltrate the soil.
- 11. Continental violated NDAC § 43-02-03-49 from April 27, 2011 through April 29, 2011, when oil was allowed to flow over or pool on the surface of the land.

Count Three

- 12. The allegations in paragraphs 1 11 are realleged.
- 13. NDCC § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- 14. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$418.

Wherefore, the Commission requests the following:

- 1. That Respondents pay a fine of \$12,500 for violation of NDAC § 43-02-03-19 as set forth in Count One.
- That Respondents pay a fine of \$12,500 for each days violation of NDAC § 43-02-03-49 as set forth in Count Two in the amount of \$37,500.
- That Respondents pay the amount of \$418 to compensate the Commission for the reasonable costs and expenses incurred with regard to the violations explained in this Complaint.

Dated this / st day of June, 2011.

Industrial Commission State of North Dakota

By:

Lynn D. Helms

Director

Department of Mineral Resources

1016 East Calgary Avenue Bismarck, ND 58503-5512

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION

North Dakota Industrial Commission, Complainant, v. Continental Resources, Inc. Respondent.	AFFIDAVIT OF SERVICE BY CERTIFIED MAIL AND RETENTION OF DOCUMENTS INDUSTRIAL COMMISSION CASE NO. 15161
STATE OF NORTH DAKOTA COUNTY OF BURLEIGH	ss.
Fire Dalaman	

Evie Roberson states under oath as follows:

- 1. I am of legal age and I swear and affirm upon penalty of perjury that the statements made in this affidavit are true and correct.
- 2. I am of legal age and on the 2 th day of June, 2011, I served the attached **Complaint** upon Continental Resources, Inc. by placing a true and correct copy in an envelope addressed as follows:

Continental Resources PO Box 1032 Enid OK 73702

and depositing same, with postage prepaid, certified mail, return receipt requested, restricted delivery, in the United States mail at Bismarck, North Dakota.

3. The originals of these documents shall be retained at the Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503.

Evie Roberson Administrative Assistant

Subscribed and sworn to before me this 2nd day of June, 2011.

Notary Public

certified 7010 3090 0001 2964 1262

TROUGH TRIGUE

Notary Public

State of North Dakota

My Commission Expires March 4, 2014



October 25, 2011

HAND-DELIVERED

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

RE:

North Dakota Industrial Commission v. Continental

Resources, Inc. Case No. 14892

Dear Zach:

Enclosed please find herewith two original Consent Agreements in the above captioned matter that have been executed by Continental Resources, Inc. Also enclosed are Continental's checks made payable to the NDIC in the amounts of \$2,500.00 and \$342.00.

Please execute both original Consent Agreements and return one fully executed original to my office.

Should you have any questions, please advis

LB/mpg Enclosures

cc: Donald P. Fischbach (via email w/enc.)

5011098_1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com

Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION COUNTY OF BURLEIGH North Dakota Industrial Commission, Complainant, V. Case No. 14892 Case No. 14892

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Tempe 1-29H well, located in NE ¼ NW ¼, Section 29, Township 161 North, Range 96 West, Divide County, North Dakota (NDIC File No. 19747).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 25, 2011, the reserve pit on the Tempe 1-29H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Tempe 1-29H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas. E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$342.00.
- The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
- 5. The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14892, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$342.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.

- E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
- F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.
- This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

OIL & GAS DIVISION

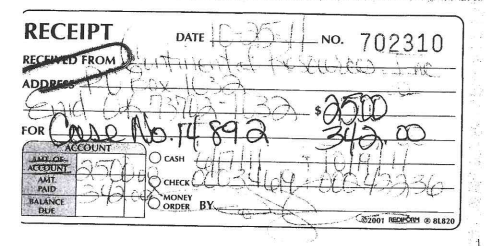
NORTH DAKOTA INDUSTRIAL COMMISSION

Dated this 27th day of October, 2011.

	Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512
Dated this 14th day of Octo	ber, 2011.
CON	ITINENTAL RESOURCES, INC.
Ву:	RICHARD E. MUNCRIEF
Its:	Printed Name SVP - OPERATIONS

PAGE 1 of 1

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INVOICE/REFERENCE	TYPE	DATE	COMMENTS	\ :	AMOUNT
061311	I	06/13/11	TEMPE 1-29- CASE NO 14892		2,500.00



CHECK TOTALS:

2,500.00

WARNING: THIS DOCUMENT CONTAINS MULTIPLE SECURITY FEATURES. READ REVERSE SIDE FOR FULL DISCLOSURE.

CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

U.S. Bank 950 17th St Denver, CO 80202

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 Reference Number
 Date
 Check Number
 Check Amount

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PAY Two thousand five hundred and 00/100 Dollars

PAY TO THE ORDER INDUSTRIAL COMMISSION OF NORTH DAKO

OIL AND GAS DIVISION 1016 EAST CALGARY AVENUE

BISMARCK, ND 58503-5512 US

VOID AFTER 90 DAYS

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CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

U.S. Bank 950 17th St Denver, CO 80202

00042236

Reference Number Date Check Number	
Hererence Number Date Check Number	Check Amount
0004107477 10/19/11 00042236	*****\$342.00

PAY Three hundred forty two and 00/100 Dollars

TO THE ORDER INDUSTRIAL COMMISSION OF NORTH DAKO

OIL AND GAS DIVISION

1016 EAST CALGARY AVENUE

BISMARCK, ND 58503-5512 US

VOID AFTER 90 DAYS



OFFICE OF ATTORNEY GENERAL

STATE CAPITOL 600 E BOULEVARD AVE DEPT 125 BISMARCK, ND 58505-0040 (701) 328-2210 FAX (701) 328-2226



www.ag.nd.gov

NATURAL RESOURCES 500 NORTH 9TH STREET BISMARCK, ND 58501-4509 (701) 328-3640 FAX (701) 328-4300

September 26, 2011

Lawrence Bender 200 North 3rd Street, Suite 150 PO Box 1855 Bismarck, ND 58502-1855

Re:

ICC No. 14892

Dear Mr. Bender:

The Industrial Commission ("Commission") is in receipt of the September 13, 2011 proposal in the above-referenced case. As you noted in your September 13th correspondence, it is important that the Consent Agreement accurately reflect the circumstances of the incidences. Please find enclosed the Commission's revisions to the proposed Consent Agreement. Please note the changes made to paragraph #4. While the Commission acknowledges extreme weather was a factor, it does not view the conditions to be outside of those that could be reasonably expected and does not agree to that language. Please do not hesitate to contact me if you would like to discuss further.

Thank you.

Sincerely,

Joeff

Zachary B. Smith Assistant Attorney General

jjt

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STATE OF NORTH DAKOTA COUNTY OF BURLEIGH North Dakota Industrial Commission, Consent Agreement INDUSTRIAL COMMISSION V. Case No. 14892 Respondent.

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Tempe 1-29H well, located in NE ¼ NW ¼, Section 29, Township 161 North, Range 96 West, Divide County, North Dakota (NDIC File No. 19747).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 25, 2011, the reserve pit on the Tempe 1-29H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Tempe 1-29H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas. E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$342.00.
- 3. The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
- The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14892, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$342.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.

- E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
- F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.
- 6. This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument. Dated this _____ day of _____, 2011. NORTH DAKOTA INDUSTRIAL COMMISSION OIL & GAS DIVISION By: Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512 Dated this _____ day of _____, 2011. CONTINENTAL RESOURCES, INC. By: Printed Name

Its:

Kadrmas, Bethany R.

From: Smith, Zac B.

Sent: Tuesday, September 13, 2011 11:25 AM

To: Kadrmas, Bethany R.; Hicks, Bruce E.; Wollan, Glenn L.; Helms, Lynn D.

 Subject:
 FW: NDIC v. CRI - Case No. 14892

 Attachments:
 CRI-NDIC14892_20110913111413.pdf

Forwaded message attached

----Original Message----

From: Gibson, Melissa [mailto:MGibson@fredlaw.com]

Sent: Tuesday, September 13, 2011 11:22 AM

To: Smith, Zac B.

Cc: Bender, Lawrence; DonFischbach@contres.com

Subject: NDIC v. CRI - Case No. 14892

Zach,

Please see the attached letter w/enclosure. Thank you.

Melissa P. Gibson Legal Assistant Fredrikson & Byron, P.A. 200 North 3rd Street, Suite 150 Bismarck, ND 58501 mgibson@fredlaw.com

Ph: (701) 221-4020 Fx: (701) 221-4040

This is a transmission from the law firm of Fredrikson & Byron, P.A. and may contain information which is privileged, confidential, and protected by the attorney-client or attorney work product privileges. If you are not the addressee, note that any disclosure, copying, distribution, or use of the contents of this message is prohibited. If you have received this transmission in error, please destroy it and notify us immediately at our telephone number (701) 221-4020. The name and biographical data provided above are for informational purposes only and are not intended to be a signature or other indication of an intent by the sender to authenticate the contents of this electronic message.



September 13, 2011

VIA EMAIL

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

RE: North Dakota Industrial Commission v. Continental

Resources, Inc. Case No. 14892

Dear Zach:

As we discussed by telephone, please find enclosed herewith the latest proposal by Continental Resources, Inc. ("Continental") to resolve this matter.

As we further discussed, we believe it is important the language of the Consent Agreement accurately reflect the facts and circumstances of the subject incidences, including the severe and unusual weather conditions which were the cause of the alleged violation. The weather conditions, (including record snow, rains and flooding) were a direct cause of the events giving rise to the alleged violations. Absent recognition of these facts, the Consent Agreement would not accurately reflect the events for any person who may later review the Agreement. We respectfully submit that the attached revisions accurately reflect these very unique circumstances and conditions. Hopefully this revision is acceptable and this matter can be brought to a close.

Should you have any questions, please advise.

sincerely,

LAWREN - BENDER

LB/mpg Enclosure

cc: Don Fischbach

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Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

STATE OF NORTH DAKOTA

NORTH DAKOTA INDUSTRIAL COMMISSION

COUNTY OF BURLEIGH

North Dakota Industrial Commission,)
) CONSENT AGREEMENT
Complainant,)
) INDUSTRIAL COMMISSION
V.)
) CASE NO. 14892
Continental Resources, Inc.,)
)
Respondent.)

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- 1. At all times relevant to the Commission's Complaint, Continental owned or operated the Tempe 1-29H well, located in NE 1/4 NW 1/4, Section 29, Township 161 North, Range 96 West, Divide County, North Dakota (NDIC File No. 19747).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 25, 2011, the reserve pit on the Tempe 1-29H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Tempe 1-29H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

- D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas.
- E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$342.00.
- 3. The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental. The Commission by agreeing to enter into this Consent Agreement views such weather conditions as being outside those that could reasonably be expected by Continental.
- 5. The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14892, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$342.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.
 - E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-0349 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
 - F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.

3-		ay be executed in counterparts and duplicate copies, each of which be an original, and which, when taken together, shall constitute one ment.
	Dated this day of	, 2011
		NORTH DAKOTA INDUSTRIAL COMMISSION OIL & GAS DIVISION
		By: Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512
s	Dated this day of	, 2011 Continental
6		By
7 8 9		Printed Name CONTINENTAL RESOURCES, INC.
10 11 12 13		Jeff Hume President 302 N. Independence Avenue P. O. Box 1032 Enid, OK 73702-1032
ļ.,		Tto:

15 4<u>986804_1</u>

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June 20, 2011



HAND-DELIVERED

Ms. Karlene Fine Executive Director North Dakota Industrial Comm. 600 E. Boulevard Ave., 14th Floor Bismarck, ND 58505-0840

> RE: North Dakota Industrial Commission v. Continental Resources, Inc. Case No. 14892

Dear Karlene:

Please find enclosed herewith for filing the Answer of Respondent Continental Resources, Inc. in the above-captioned matter.

Should you have any questions, please advi

LAWRENCE BENDER

LB/mpg Enclosure

cc: Mr. Lynn Helms

4947087 1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com

Fredrikson & Byron, P.A.

200 North Third Street, Suite 150
Bismarck, North Dakota
58501-3879

STATE OF NORTH DAKOTA	NORTH DAKOTA INDUSTRIAL	COMMISSION
COUNTY OF BURLEIGH	SA 15 16 17 18 19 20 21 23	
North Dakota Industrial Commission,	JUN 2011 324	CASE NO 14000
Complainant,	Ansion Cts 75	CASE NO. 14892
v.	551-1E0E85	
)	ANSWER OF RESPO	NDENT
Continental Resources, Inc.,	CONTINENTAL RESOU	RCES, INC.
)		

Respondent, Continental Resources, Inc. ("Continental"), for its answer to the Complaint of the North Dakota Industrial Commission ("Commission"), states as follows:

Respondent.)

1.

Continental denies each and every allegation of the Commission's Complaint except as herein admitted, qualified, or explained.

2.

With respect to Paragraph 1 of the Commission's Complaint, Continental admits that the Commission requests administrative relief against Continental, but otherwise lacks sufficient knowledge or information to admit or deny the remaining allegations.

3.

With respect to Paragraph 2 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 2 contains any factual allegations to which a response is required, Continental denies the same.

4.

Continental admits the allegations contained in Paragraph 3 of the Complaint.

With respect to Paragraph 4 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 4 contains any factual allegations to which a response is required, Continental denies the same.

6.

With respect to Paragraph 5 of the Commission's Complaint, Continental incorporates by reference Paragraphs 1-5 above.

7.

Continental denies the allegations contained in Paragraph 6 of the Commission's Complaint.

8.

With respect to Paragraph 7 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 7 contains any factual allegations to which a response is required, Continental denies the same.

9.

With respect to Paragraph 8 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 8 contains any factual allegations to which a response is required, Continental denies the same.

With respect to Paragraph 9 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–9 above.

11.

With respect to Paragraph 10 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 10 contains any remaining factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

12.

With respect to Paragraph 11 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 11 contains any factual allegations to which a response is required, Continental denies the same.

13.

With respect to Paragraph 12 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–12 above.

14.

With respect to Paragraph 13 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 13 contains any factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

With respect to Paragraph 14 of the Commission's Complaint, Continental lacks sufficient knowledge or information to admit or deny the allegations.

16.

As a defense, Continental alleges that the Commission's Complaint fails to state a cause of action upon which relief can be granted.

17.

As a defense, Continental alleges that the Commission's Complaint is barred, in whole or in part, by the equitable doctrines of laches, estoppel, and waiver.

REQUEST FOR RELIEF

WHEREFORE, Continental requests the following relief:

- a. The Commission's Complaint be in all things dismissed; and
- b. Such further and additional relief as justice may require.

DATED this 20th day of June, 2011.

FRURKSON & BYRON, P.A.

LAWRENCE SENDER, ND Bar #03908

AMY L. DE KOK, ND Temp. #06973

Attorneys for Respondent, Continental Resources, Inc.

200 North 3rd Street, Suite 150

Post Office Box 1855

Bismarck, North Dakota 58502-1855

(701) 221-4020

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 20 day of June, 2011, a true and correct copy of the foregoing document was forwarded via U.S. Mail to the following:

Lynn Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512

LAWRENCE BENDER

4946585_1.DOC

COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION A. Signature ■ Complete items 1, 2, and 3. Also complete □ Agent Item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse ☐ Addressee so that we can return the card to you. B. Received by JUREO & DONE Attach this card to the back of the mailpiece, Continental Resources or on the front if space permits. ☐ Yes D. Is delivery address different from item 1? 1. Article Addressed to: If YES, enter delivery address below: CONTINENTAL RESOURCES INC PO BOX 1032 **ENID OK 73702** Jervice Type Express Mail Return Receipt for Merchandise Certified Mail Registered ☐ Insured Mail ☐ C.O.D. 4. Restricted Delivery? (Extra Fee) ☐ Yes 2. Article Number 7009 2820 0002 9236 3647 (Transfer from service label) PS Form 3811, February 2004 102595-02-M-1540 Domestic Return Receipt

244E 4E	A C C LA LISE			
E88 5000 0585	Postage Certified Fee Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Required) Total Postage & Fees	\$	Glen Postmark Here 5-31-11	
7009	CONTINE PO BOX 1 ENID OK	73702	Seo Reverse for Instructions	



First-Claus Mail Postage & Fees Paid USPS Permit No. G-10

Sender: Please print your name, address, and ZIP+4 in this box

OIL AND GAS DIVISION
600 E BLVD AVE
BISMARCK ND 58505-0840

NASION STATE

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- For an additional fee, delivery may be restricted to the addressee or addressee's authorized agent. Advise the clerk or mark the mailpiece with the endorsement "Restricted Delivery".
- If a postmark on the Certified Mail receipt is desired, please present the article at the post office for postmarking. If a postmark on the Certified Mail receipt is not needed, detach and affix label with postage and mail.

IMPORTANT: Save this receipt and present it when making an inquiry. PS Form 3800, August 2006 (Reverse) PSN 7530-02-000-9047

STATE OF NORTH DAKOTA COUNTY OF BURLEIGH North Dakota Industrial Commission, Complainant, V. Continental Resources, Inc. Respondents.

IMPORTANT NOTICE

If the Respondents Continental Resources, Inc. (Continental) do not serve upon the undersigned an Answer to this Complaint within 21 days after service of it, the Industrial Commission will deem the Complaint admitted and will enter a default order containing such terms as the facts and law may warrant. If an Answer to the Complaint is served within 21 days after service of the Complaint, a hearing on this matter will be scheduled.

The North Dakota Industrial Commission ("Commission") for its cause of action against Continental, states:

- This is an administrative action brought by the Commission under North Dakota Century Code (NDCC) Chapters 38-08 and 28-32. The Commission requests administrative relief against Continental for violation of sections of the North Dakota Administrative Code (NDAC) governing the oil and gas industry.
- The Commission is authorized to bring this action under NDCC § 38-08-04 and NDAC § 43-02-03-05.
- Continental at all times relevant to this Complaint owned and/or operated oil and/or gas wells in the state of North Dakota, including the Tempe 1-29H well (NDIC File No. 19747) located in T161N, R96W, Section 29, NE/4 NW/4, Divide County, ND,
- 4. NDCC § 38-08-16 provides that anyone who violates any rule or regulation of the Commission is subject to a penalty of up to \$12,500 for each offense, and each day's violation is a separate offense.

Count One

- 5. The allegations in paragraphs 1 4 are realleged.
- 6. On or about April 25, 2011, the reserve pit on the Tempe 1-29H well site overflowed and oil flowed off the well site.
- NDAC § 43-02-03-19 states in part that a reserve pit may be utilized providing the
 pit can be constructed, used and reclaimed in a manner that will prevent pollution of
 the land surface and freshwaters.

8. Continental violated NDAC § 43-02-03-19 in that lack of precautions in construction and use of the reserve pit on the Tempe 1-29H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

- The allegations in paragraphs 1 8 are realleged.
- 10. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil.
- 11. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- 12. The allegations in paragraphs 1 11 are realleged.
- 13. NDCC § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- 14. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$342.

Wherefore, the Commission requests the following:

- That Respondents pay a fine of \$12,500 for violation of NDAC § 43-02-03-19 as set forth in Count One.
- That Respondents pay a fine of \$12,500 for violation of NDAC § 43-02-03-49 as set forth in Count Two.
- That Respondents pay the amount of \$342 to compensate the Commission for the reasonable costs and expenses incurred with regard to the violations explained in this Complaint.

Dated this 27th day of May, 2011.

Industrial Commission State of North Dakota

ЗУ:

Zynn D. Helms

Director

Department of Mineral Resources 1016 East Calgary Avenue

Bismarck, ND 58503-5512

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION

North Dakota Industrial Commission, Complainant, v. Continental Resources, Inc.	AFFIDAVIT OF SERVICE BY CERTIFIED MAIL AND RETENTION OF DOCUMENTS INDUSTRIAL COMMISSION CASE NO. 14892
Respondent.)
STATE OF NORTH DAKOTA)) ss.
COUNTY OF BURLEIGH)

Evie Roberson states under oath as follows:

- 1. I am of legal age and I swear and affirm upon penalty of perjury that the statements made in this affidavit are true and correct.
- 2. I am of legal age and on the <u>31</u>th day of <u>May</u>, 2011, I served the attached **Complaint** upon Continental Resources, Inc. by placing a true and correct copy in an envelope addressed as follows:

Continental Resources Inc PO Box 1032 Enid OK 13702

and depositing same, with postage prepaid, certified mail, return receipt requested, restricted delivery, in the United States mail at Bismarck, North Dakota.



October 25, 2011

HAND-DELIVERED

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

> RE: North Dakota Industrial

> > Commission v. Continental

Resources, Inc. Case No. 14894

Dear Zach:

Enclosed please find herewith two original Consent Agreements in the above captioned matter that have been executed by Continental Resources, Inc. Also enclosed are Continental's checks made payable to the NDIC in the amounts of \$2,500.00 and \$233.00.

Please execute both original Consent Agreements and return one fully executed original to my office.

Should you have any questions, please adv

LB/mpg **Enclosures**

cc: Donald P. Fischbach (via email w/enc.)

5011116_1.DOC

main 701.221.4020 fax 701.221.4040 www.fredlaw.com

Attorneys & Advisors / Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

STATE OF NORTH DAKOTA

COUNTY OF BURLEIGH

North Dakota Industrial Commission,

Consent Agreement

INDUSTRIAL COMMISSION

V.

Case No. 14894

Continental Resources, Inc.,

Respondent.

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Boxcar Butte South Federal 1-26H well, located in SW ¼ SW ¼, Section 26, Township 148 North, Range 102 West, McKenzie County, North Dakota (NDIC File No. 17483).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about May 10, 2011, the reserve pit on the Boxcar Butte South Federal 1-26H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Boxcar Butte South Federal 1-26H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas.

E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$233.00.
- The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
- 5. The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14894, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$233.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.
 - E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or

NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.

NORTH DAKOTA INDUSTRIAL COMMISSION

- F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.
- This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

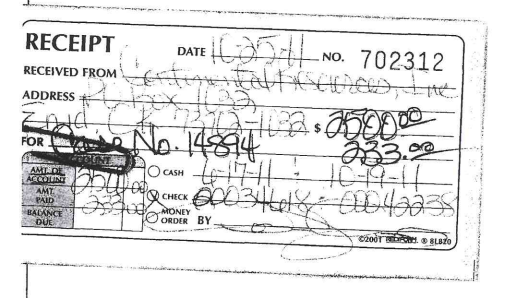
OIL & GAS DIVISION

Dated this 27th day of October, 2011.

	By: Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512	
Dated this day of	October, 2011.	
	CONTINENTAL RESOURCES, INC.	
	By: Richard & Municipal & Richard & Municipal &	系
	Its: SVP - DPERA TIONS	057788

PAGE 1 of 1

ACCOUNT NUMBER:	INDUSTRIAL COMMISSION OF NORTH DAK 0004107477		SSION OF NORTH DAKO	CHECK NUMBER: CHECK DATE:	00034618 06/17/11
INVOICE/REFERENCE	TYPE	DATE	COMMENTS		AMOUNT
061511	1	06/15/11	BOXCAR BUTTE SOUTH FED 1-26 - CASE		2,500.00



CHECK TOTALS:

2,500.00

WARNING: THIS DOCUMENT CONTAINS MULTIPLE SECURITY FEATURES. READ REVERSE SIDE FOR FULL DISCLOSURE.

CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

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U.S. Bank 950 17th St Denver, CO 80202

23.2

00034618

 Reference Number
 Date
 Check Number
 Check Amount

 0004107477
 06/17/11
 00034618
 *****\$2,500.00

PAY Two thousand five hundred and 00/100 Dollars

PAY TO THE ORDER OF INDUSTRIAL COMMISSION OF NORTH DAKO

OIL AND GAS DIVISION

1016 EAST CALGARY AVENUE

BISMARCK, ND 58503-5512 US

VOID AFTER 90 DAYS



PAGE 1 of 1

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				OHEOR DATE.	
INVOICE/REFERENCE	TYPE	DATE	COMMENTS		AMOUNT
101411B	1	10/14/11	BOXCAR BUTTE S. FED. 1-26H NDIC CAS		233.00
					*

CHECK TOTALS:

233.00

WARNING: THIS DOCUMENT CONTAINS MULTIPLE SECURITY FEATURES. READ REVERSE SIDE FOR FULL DISCLOSURE.

CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

U.S. Bank 950 17th St Denver, CO 80202

00042238

Reference Number	Date	Check Number	Che	eck Amount
0004107477	10/19/11	00042238	**	****\$233.00

PAY Two hundred thirty three and 00/100 Dollars

INDUSTRIAL COMMISSION OF NORTH DAKO

OIL AND GAS DIVISION

1016 EAST CALGARY AVENUE BISMARCK, ND 58503-5512 US VOID AFTER 90 DAYS



OFFICE OF ATTORNEY GENERAL

STATE CAPITOL 600 E BOULEVARD AVE DEPT 125 BISMARCK, ND 58505-0040 (701) 328-2210 FAX (701) 328-2226 www.ag.nd.gov



NATURAL RESOURCES 500 NORTH 9TH STREET BISMARCK, ND 58501-4509 (701) 328-3640 FAX (701) 328-4300

September 26, 2011

Lawrence Bender 200 North 3rd Street, Suite 150 PO Box 1855 Bismarck, ND 58502-1855

Re:

ICC No. 14894

Dear Mr. Bender:

The Industrial Commission ("Commission") is in receipt of the September 13, 2011 proposal in the above-referenced case. As you noted in your September 13th correspondence, it is important that the Consent Agreement accurately reflect the circumstances of the incidences. Please find enclosed the Commission's revisions to the proposed Consent Agreement. Please note the changes made to paragraph #4. While the Commission acknowledges extreme weather was a factor, it does not view the conditions to be outside of those that could be reasonably expected and does not agree to that language. Please do not hesitate to contact me if you would like to discuss further.

Thank you.

Sincerely,

Zachary B. Smith

Assistant Attorney General

jjt

Enclosure

e:\dixie\nr\smith\industrial commission\o&g cases\counters and proposed revisions\14894counter.docx

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION COUNTY OF BURLEIGH North Dakota Industrial Commission, CONSENT AGREEMENT INDUSTRIAL COMMISSION V. CASE NO. 14894 Respondent.

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Boxcar Butte South Federal 1-26H well, located in SW ¼ SW ¼, Section 26, Township 148 North, Range 102 West, McKenzie County, North Dakota (NDIC File No. 17483).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about May 10, 2011, the reserve pit on the Boxcar Butte South Federal 1-26H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Boxcar Butte South Federal 1-26H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas. E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$233.00.
- 3. The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
- The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14894, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$233.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.
 - E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or

NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.

- F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.
- This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

Dated this day o	f	, 2011.
		H DAKOTA INDUSTRIAL COMMISSION GAS DIVISION
	By:	Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512
		ė.
Dated this day o	f	, 2011.
P.	CONT	INENTAL RESOURCES, INC.
	Ву:	
		Printed Name
	Its:	

Kadrmas, Bethany R.

From:

Smith, Zac B.

Sent:

Tuesday, September 13, 2011 11:26 AM

To:

Hicks, Bruce E.; Kadrmas, Bethany R.; Wollan, Glenn L.; Helms, Lynn D.

Subject:

FW: NDIC v. CRI - Case No. 14894

Attachments:

CRI-NDIC 14894_20110913111529.pdf

Please see forwarded message attached

----Original Message-----

From: Gibson, Melissa [mailto:MGibson@fredlaw.com]

Sent: Tuesday, September 13, 2011 11:23 AM

To: Smith, Zac B.

Cc: Bender, Lawrence; DonFischbach@contres.com

Subject: NDIC v. CRI - Case No. 14894

Zach,

Please see the attached letter w/enclosure. Thank you.

Melissa P. Gibson
Legal Assistant
Fredrikson & Byron, P.A.
200 North 3rd Street, Suite 150
Bismarck, ND 58501
mgibson@fredlaw.com

Ph: (701) 221-4020 Fx: (701) 221-4040

This is a transmission from the law firm of Fredrikson & Byron, P.A. and may contain information which is privileged, confidential, and protected by the attorney-client or attorney work product privileges. If you are not the addressee, note that any disclosure, copying, distribution, or use of the contents of this message is prohibited. If you have received this transmission in error, please destroy it and notify us immediately at our telephone number (701) 221-4020. The name and biographical data provided above are for informational purposes only and are not intended to be a signature or other indication of an intent by the sender to authenticate the contents of this electronic message.



September 13, 2011

VIA EMAIL

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

RE: North Dakota Industrial

Commission v. Continental

Resources, Inc. Case No. 14894

Dear Zach:

As we discussed by telephone, please find enclosed herewith the latest proposal by Continental Resources, Inc. ("Continental") to resolve this matter.

As we further discussed, we believe it is important the language of the Consent Agreement accurately reflect the facts and circumstances of the subject incidences, including the severe and unusual weather conditions which were the cause of the alleged violation. The weather conditions, (including record snow, rains and flooding) were a direct cause of the events giving rise to the alleged violations. Absent recognition of these facts, the Consent Agreement would not accurately reflect the events for any person who may later review the Agreement. We respectfully submit that the attached revisions accurately reflect these very unique circumstances and conditions. Hopefully this revision is acceptable and this matter can be brought to a close.

Should you have any questions, please advise.

Sincerely,

LAWRENCE BENDER

LB/mpg Enclosure

cc: Don Fischbach

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Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

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STATE OF NORTH DAKOTA

NORTH DAKOTA INDUSTRIAL COMMISSION

COUNTY OF BURLEIGH

North Dakota Industrial Commission,)
) CONSENT AGREEMENT
Complainant,	
) INDUSTRIAL COMMISSION
V.)
) CASE NO. 14894
Continental Resources, Inc.,)
Respondent.))

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- 1. At all times relevant to the Commission's Complaint, Continental owned or operated the Boxcar Butte South Federal 1-26H well, located in SW 1/4 SW 'A, Section 26, Township 148 North, Range 102 West, McKenzie County, North Dakota (NDIC File No. 17483).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about May 10, 2011, the reserve pit on the Boxcar Butte South Federal 1-26H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Boxcar Butte South Federal 1-26H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

- D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas.
- E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$233.00.
- 3. The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental. The Commission by agreeing to enter into this Consent Agreement views such weather conditions as being outside those that could reasonably be expected by Continental.
- 2- 4-5. The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14894, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$233.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.
 - E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-0349 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
 - F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.

	be dee		ted in counterparts and duplicate copies, each of which shall and which, when taken together, shall constitute one and the
	Dated this	day of	, 2011
			NORTH DAKOTA INDUSTRIAL COMMISSION OIL & GAS DIVISION
			By: Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512
	Dated this	day of	, 2011 Continental
			By:
			Printed Name
			CONTINENTAL RESOURCES, INC.
0			By: Jeff Hume President 302 N. Independence Avenue P. O. Box 1032 Enid, OK 73702-1032



OFFICE OF ATTORNEY GENERAL

STATE CAPITOL 600 E BOULEVARD AVE DEPT 125 BISMARCK, ND 58505-0040 (701) 328-2210 FAX (701) 328-2226 www.ag.nd.gov

> NATURAL RESOURCES 500 NORTH 9TH STREET BISMARCK, ND 58501-4509 (701) 328-3640 FAX (701) 328-4300

July 1, 2011

Lawrence Bender 200 North 3rd Street, Suite 150 PO Box 1855 Bismarck, ND 58502-1855

Re: ICC No. 14894

Dear Mr. Bender:

We acknowledge receipt on June 20, 2011 of your answer to the above referenced administrative complaint. The Industrial Commission does not intend to dismiss the complaint. However, the Commission is receptive to settlement of the case by negotiation of a consent agreement to avoid the necessity of a hearing. If you wish to proceed in this manner, please submit an offer for our consideration within a reasonable time period or, alternatively, if you do not want to negotiate a settlement, advise us and we will schedule a hearing date.

Sincerely,

fac hot

Zachary B. Smith

Assistant Attorney General

e:\dixie\nr\smith\industrial commission\o&g cases\icc 14894 continental_docx



June 20, 2011



HAND-DELIVERED

Ms. Karlene Fine Executive Director North Dakota Industrial Comm. 600 E. Boulevard Ave., 14th Floor Bismarck, ND 58505-0840

> RE: North Dakota Industrial Commission v. Continental Resources, Inc. Case No. 14894

Dear Karlene:

Please find enclosed herewith for filing the Answer of Respondent Continental Resources, Inc. in the above-captioned matter.

Should you have any questions, please adv

LAWREN E BENDER

LB/mpg Enclosure

cc: Mr. Lynn Helms

4947094 1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

STATE OF NORTH DAKOTA

COUNTY OF BURLFIGH

Continental Resources, Inc.,

NORTH DAKOTA INDUSTRIAL COMMISSION

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25022	-	Same.	32.7			12		20 540			

North Dakota Industrial Commission,)
Complainant,)

v.

Respondent.

CASE NO. 14894

ANSWER OF RESPONDENT CONTINENTAL RESOURCES, INC.

Respondent, Continental Resources, Inc. ("Continental"), for its answer to the Complaint of the North Dakota Industrial Commission ("Commission"), states as follows:

1.

Continental denies each and every allegation of the Commission's Complaint except as herein admitted, qualified, or explained.

2.

With respect to Paragraph 1 of the Commission's Complaint, Continental admits that the Commission requests administrative relief against Continental, but otherwise lacks sufficient knowledge or information to admit or deny the remaining allegations.

3.

With respect to Paragraph 2 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 2 contains any factual allegations to which a response is required, Continental denies the same.

4.

Continental admits the allegations contained in Paragraph 3 of the Complaint.

With respect to Paragraph 4 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 4 contains any factual allegations to which a response is required, Continental denies the same.

6.

With respect to Paragraph 5 of the Commission's Complaint, Continental incorporates by reference Paragraphs 1-5 above.

7.

Continental denies the allegations contained in Paragraph 6 of the Commission's Complaint.

8.

With respect to Paragraph 7 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 7 contains any factual allegations to which a response is required, Continental denies the same.

9.

With respect to Paragraph 8 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 8 contains any factual allegations to which a response is required, Continental denies the same.

With respect to Paragraph 9 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–9 above.

11.

With respect to Paragraph 10 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 10 contains any remaining factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

12.

With respect to Paragraph 11 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 11 contains any factual allegations to which a response is required, Continental denies the same.

13.

With respect to Paragraph 12 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–12 above.

14.

With respect to Paragraph 13 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 13 contains any factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

With respect to Paragraph 14 of the Commission's Complaint, Continental lacks sufficient knowledge or information to admit or deny the allegations.

16.

As a defense, Continental alleges that the Commission's Complaint fails to state a cause of action upon which relief can be granted.

17.

As a defense, Continental alleges that the Commission's Complaint is barred, in whole or in part, by the equitable doctrines of laches, estoppel, and waiver.

REQUEST FOR RELIEF

WHEREFORE, Continental requests the following relief:

- a. The Commission's Complaint be in all things dismissed; and
- b. Such further and additional relief as justice may require.

DATED this 20th day of June, 2011.

FREI RIKSON & BYRON, P.A.

LAWRENCE SENDER, ND Bar #03908

AMY L. DE KOK, ND Temp. #06973

Attorneys for Respondent, Continental Resources, Inc. 200 North 3rd Street, Suite 150

Post Office Box 1855

Bismarck, North Dakota 58502-1855

(701) 221-4020

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this day of June, 2011, a true and correct copy of the foregoing document was forwarded via U.S. Mail to the following:

Lynn Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512

LAWRENCE HENDER

4946592_1.DOC

SENDER: COMPLETE THIS SECT	ION	COMPLETE THIS SECTION ON DELIVERY			
 Complete items 1, 2, and 3. Also item 4 if Restricted Delivery is des Print your name and address on t so that we can return the card to Attach this card to the back of the or on the front if space permits. 	bired. he reverse you.	A. Signature X	☐ Agent ☐ Addressee		
CONTINENTAL RESC PO BOX 1032 ENID OK 73702	URCES IN	D. Is delivery address different from item 1? Yes If YES, enter delivery address below: No			
		3. Service Type G Certified Mail	eipt for Merchandise		
Article Number (Transfer from service label)	1585 POOS	D 0002 9236 3654	N Yes		

PS Form 3811, February 2004

Domestic Return Receipt

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H59E 9	(Domestic Mail O) MAIL REC nly; No Insurance Co ation visit our website a	overage Provided)
965P 5000 0585	Postage Certified Fee Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Regulred) Total Postage & Fees	\$	Glen Postmark Here 5-31-11
7009	CONTINE PO BOX ENID OK	73702	URCES INC



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

Sender: Please print your name, address, and ZIP+4 in this box

OIL AND GAS DIVISION
600 E BLVD AVE
BISMARCK ND 58505-0840



Certified Mail Provides:

- A mailing receipt
- A unique identifier for your mailpiece
- * A record of delivery kept by the Postal Service for two years

Important Reminders:

- Certified Mail may ONLY be combined with First-Class Mail® or Priority Mail®
- Certified Mail is not available for any class of international mail.
- NO INSURANCE COVERAGE IS PROVIDED with Certified Mail. For valuables, please consider Insured or Registered Mail.
- For an additional fee, a Return Receipt may be requested to provide proof of delivery. To obtain Return Receipt service, please complete and atlach a Return Receipt (PS Form 3811) to the article and add applicable postage to cover the fee. Endorse mallpiece "Return Receipt Requested". To receive a fee waiver for a duplicate return receipt, a USPS® postmark on your Certified Mail receipt is required.
- For an additional fee, delivery may be restricted to the addressee or addressee's authorized agent, Advise the clark or mark the mailpiece with the endorsement "Restricted Delivery".
- If a postmark on the Certified Mail receipt is desired, please present the article at the post office for postmarking. If a postmark on the Certified Mail receipt is not needed, detach and affix label with postage and mail.

IMPORTANT: Save this receipt and present it when making an inquiry. PS Form 3800, August 2006 (Fleverse) PSN 7530-02-000-9047

STATE OF NORTH DAKOTA COUNTY OF BURLEIGH North Dakota Industrial Commission, Complainant, V. Continental Resources, Inc. Respondents. NORTH DAKOTA INDUSTRIAL COMMISSION COMPLAINT INDUSTRIAL COMMISSION CASE NO. 14894

IMPORTANT NOTICE

If the Respondent Continental Resources, Inc. (Continental) does not serve upon the undersigned an Answer to this Complaint within 21 days after service of it, the Industrial Commission will deem the Complaint admitted and will enter a default order containing such terms as the facts and law may warrant. If an Answer to the Complaint is served within 21 days after service of the Complaint, a hearing on this matter will be scheduled.

The North Dakota Industrial Commission ("Commission") for its cause of action against Continental, states:

- This is an administrative action brought by the Commission under North Dakota Century Code (NDCC) Chapters 38-08 and 28-32. The Commission requests administrative relief against Continental for violation of sections of the North Dakota Administrative Code (NDAC) governing the oil and gas industry.
- The Commission is authorized to bring this action under NDCC § 38-08-04 and NDAC § 43-02-03-05.
- Continental at all times relevant to this Complaint owned and/or operated oil and/or gas wells in the state of North Dakota, including the Boxcar Butte South Federal 1-26H well (NDIC File No. 17483) located in T148N, R102W, Section 26, SW/4 SW/4, McKenzie County, ND.
- 4. NDCC § 38-08-16 provides that anyone who violates any rule or regulation of the Commission is subject to a penalty of up to \$12,500 for each offense, and each day's violation is a separate offense.

Count One

- 5. The allegations in paragraphs 1 4 are realleged.
- 6. On or about May 10, 2011, the reserve pit on the Boxcar Butte South Federal 1-26H well site overflowed and oil flowed off the well site.
- NDAC § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of

8. Continental violated NDAC § 43-02-03-19 in that lack of precautions in construction and use of the reserve pit on the Boxcar Butte South Federal 1-26H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

- 9. The allegations in paragraphs 1 8 are realleged.
- NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool
 on the surface of the land or infiltrate the soil.
- Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- 12. The allegations in paragraphs 1 11 are realleged.
- 13. NDCC § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- 14. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$233.

Wherefore, the Commission requests the following:

- 1. That Respondent pay a fine of \$12,500 for violation of NDAC § 43-02-03-19 as set forth in Count One.
- That Respondent pay a fine of \$12,500 for violation of NDAC § 43-02-03-49 as set forth in Count Two.
- That Respondent pay the amount of \$233 to compensate the Commission for the reasonable costs and expenses incurred with regard to the violations explained in this Complaint.

Dated this 27th day of May, 2011.

Industrial Commission State of North Dakota

By:

Llynn D. Helms

Director

Department of Mineral Resources

1016 East Calgary Avenue Bismarck, ND 58503-5512

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION

North Dakota Industrial) Commission,	AFFIDAVIT OF SERVICE BY
Complainant,)	CERTIFIED MAIL AND RETENTION OF DOCUMENTS
v.)	INDUSTRIAL COMMISSION CASE NO. 14894
Continental Resources, Inc.	OAGE NO. 14004
Respondent.)	
STATE OF NORTH DAKOTA	
COUNTY OF BURLEIGH	SS.
Evie Roberson_ states	under oath as follows:
 I am of legal age an 	d I swear and affirm upon penalty of perjury that the
statements made in this affidavit ar	re true and correct.
I am of legal age and	d on the 31 th day of May, 2011, I served the
attached Complaint upon Contin-	ental Resources, Inc. by placing a true and correct
copy in an envelope addressed as Cont Po	follows: finental Resources, Inc Box 1032

and depositing same, with postage prepaid, certified mail, return receipt requested, restricted delivery, in the United States mail at Bismarck, North Dakota.

Enid, ok 73702

3. The originals of these documents shall be retained at the Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503.

Evil Roberson administrative Ossistant

Subscribed and sworn to before me this 315+ day of May, 2011.

Mudy Hoxee

Notary Public

TRUDY HOGUE Notary Public State of North Dakota My Commission Expires March 4, 2014



October 25, 2011

HAND-DELIVERED

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

RE: North Dakota Industrial

North Dakota Industrial

Commission v. Continental

Resources, Inc. Case No. 14893

Dear Zach:

Enclosed please find herewith two original Consent Agreements in the above captioned matter that have been executed by Continental Resources, Inc. Also enclosed are Continental's checks made payable to the NDIC in the amounts of \$2,500.00 and \$217.00.

Please execute both original Consent Agreements and return one fully executed original to my office.

Should you have any questions, please ad

LAWREN & BENDER

LB/mpg Enclosures

cc: Donald P. Fischbach (via email w/enc.)

5011110 1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

STATE OF NORTH DAKOTA	NORTH DAKOTA INDUSTRIAL COMMISSION
COUNTY OF BURLEIGH	
North Dakota Industrial Commission,	CONSENT AGREEMENT
Complainant,	INDUSTRIAL COMMISSION
v.	CASE NO. 14893
Continental Resources, Inc.,)
Respondent.	

3

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Lakewood 1-20H well, located in SW ¼ SW ¼, Section 20, Township 161 North, Range 96 West, Divide County, North Dakota (NDIC File No. 19799).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 25, 2011, the reserve pit on the Lakewood 1-20H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Lakewood 1-20H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas. E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$217.00.
- The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
- The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14893, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$217.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.

- E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
- F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.

NORTH DAKOTA INDUSTRIAL COMMISSION

Department of Mineral Resources

6. This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

OIL & GAS DIVISION

Director

Lvnn D'. Helms

Dated this 27th day of October, 2011.

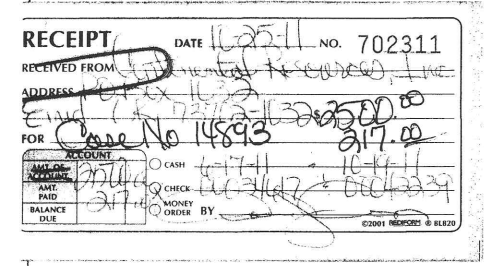
By:

4

	1016 East Calgary Avenue Bismarck, ND 58503-5512	
Dated this 19th day of Octo	ber, 2011.	
CON	TINENTAL RESOURCES, INC.	
Ву:	Michel Meins	024
	RICHARD E. MUNCRIEF Printed Name	
Its:	SUP- OPERATIONS	

PAGE 1 of 1

ACCOUNT NUMBER:	INDUST 0004107		SSION OF NORTH DAKO	CHECK NUMBER: CHECK DATE:	00034617 06/17/11	
INVOICE/REFERENCE	TYPE	DATE	COMMENTS	F	AMOUNT	
061511A	Î	06/15/11	LAKEWOOD 1-20H - CASE NO. 14893	J. 1981 - 20.	2,500.00	



CHECK TOTALS:

2,500.00

WARNING: THIS DOCUMENT CONTAINS MULTIPLE SECURITY FEATURES. READ REVERSE SIDE FOR FULL DISCLOSURE.

CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

U.S. Bank 950 17th St Denver, CO 80202

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PAY Two thousand five hundred and 00/100 Dollars

PAY TO THE ORDER INDUSTRIAL COMMISSION OF NORTH DAKO

OIL AND GAS DIVISION

1016 EAST CALGARY AVENUE

BISMARCK, ND 58503-5512 US

VOID AFTER 90 DAYS

LUATURE PO BUST

CONTINENTAL RESOURCES, INC. ENID OK 73702-1032 (580) 233-8955

PAGE 1 of 1

ACCOUNT NUMBER:	INDUST 0004107		SSION OF NORTH DAKO	CHECK NUMBER: CHECK DATE:	00042239 10/19/11	
INVOICE/REFERENCE	TYPE	DATE	COMMENTS		AMOUNT	
101411A	I	10/14/11	COSTS FOR NDIC CSE RE: LAKEWOOD #1-		217.00	
50.						

CHECK TOTALS:

217.00

WARNING: THIS DOCUMENT CONTAINS MULTIPLE SECURITY FEATURES. READ REVERSE SIDE FOR FULL DISCLOSURE.

CONTINENTAL RESOURCES, INC. OPERATING ACCOUNT P.O. BOX 1032 ENID OK 73702-1032 (580) 233-8955

U.S. Bank 950 17th St Denver, CO 90202

23-2

00042239

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Reference Nur	ber Date Check Number Check Amount	
		7
0004107477	10/19/11 00042239 ******\$217.00	

PAY Two hundred seventeen and 00/100 Dollars

PAY TO THE ORDER INDUSTRIAL COMMISSION OF NORTH DAKO OIL AND GAS DIVISION

1016 EAST CALGARY AVENUE BISMARCK, ND 58503-5512 US VOID AFTER 90 DAYS

Turtus Robert



OFFICE OF ALTORNEY GENERAL

STATE CAPITOL 600 E BOULEVARD AVE DEPT 125 BISMARCK, ND 58505-0040 (701) 328-2210 FAX (701) 328-2226 www.ag.nd.gov

NATURAL RESOURCES 500 NORTH 9TH STREET BISMARCK, ND 58501-4509

(701) 328-3640 FAX (701) 328-4300

September 26, 2011

Lawrence Bender 200 North 3rd Street, Suite 150 PO Box 1855 Bismarck, ND 58502-1855

Re:

ICC No. 14893

Dear Mr. Bender:

The Industrial Commission ("Commission") is in receipt of the September 13, 2011 proposal in the above-referenced case. As you noted in your September 13th correspondence, it is important that the Consent Agreement accurately reflect the circumstances of the incidences. Please find enclosed the Commission's revisions to the proposed Consent Agreement. Please note the changes made to paragraph #4. While the Commission acknowledges extreme weather was a factor, it does not view the conditions to be outside of those that could be reasonably expected and does not agree to that language. Please do not hesitate to contact me if you would like to discuss further.

Thank you.

Sincerely,

Jack

Zachary B. Smith Assistant Attorney General

jjt

Enclosure

e:\dixie\nr\smith\industrial commission\o&g cases\counters and proposed revisions\14893counter.docx

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION COUNTY OF BURLEIGH North Dakota Industrial Commission, CONSENT AGREEMENT INDUSTRIAL COMMISSION V. CASE NO. 14893 Continental Resources, Inc., Respondent.

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- At all times relevant to the Commission's Complaint, Continental owned or operated the Lakewood 1-20H well, located in SW ¼ SW ¼, Section 20, Township 161 North, Range 96 West, Divide County, North Dakota (NDIC File No. 19799).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 25, 2011, the reserve pit on the Lakewood 1-20H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Lakewood 1-20H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

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D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas. E. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

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- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$217.00.
- The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due in part to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental.
- The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14893, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$217.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.

- E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
- F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.

	vegetation as a Commission's Con		of the violations described in the Industrial
6.	This Agreement may be which shall be deemed to constitute one and the sai	be ar	ed in counterparts and duplicate copies, each of n original, and which, when taken together, shall rument.
	Dated this day of		, 2011.
			TH DAKOTA INDUSTRIAL COMMISSION GAS DIVISION
	e .e.	Ву:	Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512
	Dated this day of		, 2011.
		CON	TINENTAL RESOURCES, INC.
	*	Ву:	
50 0 0 (0)		27	Printed Name
×		Its:	

Kadrmas, Bethany R.

From:

Smith, Zac B.

Sent:

Tuesday, September 13, 2011 11:26 AM

To:

Hicks, Bruce E.; Kadrmas, Bethany R.; Wollan, Glenn L.; Helms, Lynn D.

Subject: Attachments: FW: NDIC v. CRI - Case No. 14893 CRI-NDIC 14893_20110913111451.pdf

Please see forwarded message attached.

----Original Message----

From: Gibson, Melissa [mailto:MGibson@fredlaw.com]

Sent: Tuesday, September 13, 2011 11:22 AM

To: Smith, Zac B.

Cc: Bender, Lawrence; DonFischbach@contres.com

Subject: NDIC v. CRI - Case No. 14893

Zach,

Please see the attached letter w/enclosure. Thank you.

Melissa P. Gibson Legal Assistant Fredrikson & Byron, P.A. 200 North 3rd Street, Suite 150 Bismarck, ND 58501 mgibson@fredlaw.com

Ph: (701) 221-4020 Fx: (701) 221-4040

This is a transmission from the law firm of Fredrikson & Byron, P.A. and may contain information which is privileged, confidential, and protected by the attorney-client or attorney work product privileges. If you are not the addressee, note that any disclosure, copying, distribution, or use of the contents of this message is prohibited. If you have received this transmission in error, please destroy it and notify us immediately at our telephone number (701) 221-4020. The name and biographical data provided above are for informational purposes only and are not intended to be a signature or other indication of an intent by the sender to authenticate the contents of this electronic message.



September 13, 2011

VIA EMAIL

Mr. Zachary B. Smith Office of Attorney General 500 N. 9th Street Bismarck, ND 58501-4509

> RE: North Dakota Industrial Commission v. Continental

> > Resources, Inc. Case No. 14893

Dear Zach:

As we discussed by telephone, please find enclosed herewith the latest proposal by Continental Resources, Inc. ("Continental") to resolve this matter.

As we further discussed, we believe it is important the language of the Consent Agreement accurately reflect the facts and circumstances of the subject incidences, including the severe and unusual weather conditions which were the cause of the alleged violation. The weather conditions, (including record snow, rains and flooding) were a direct cause of the events giving rise to the alleged violations. Absent recognition of these facts, the Consent Agreement would not accurately reflect the events for any person who may later review the Agreement. We respectfully submit that the attached revisions accurately reflect these very unique circumstances and conditions. Hopefully this revision is acceptable and this matter can be brought to a close.

Should you have any questions, please advise.

BENDER

LB/mpg Enclosure

cc: Don Fischbach

4986948_1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com

Fredrikson & Byron, P.A. 200 North Third Street, Suite 150 Bismarck, North Dakota 58501-3879

STATE OF NORTH DAKOTA

NORTH DAKOTA INDUSTRIAL COMMISSION

COUNTY OF BURLEIGH

North Dakota Industrial Commission,	
) CONSENT AGREEMENT
Complainant,)
्णक <u>१</u>) INDUSTRIAL COMMISSION
V.)
)
Continental Resources, Inc.,) CASE NO. 14893
)
Respondent.	

To settle this administrative action, the Industrial Commission ("Commission") and the Respondent Continental Resources, Inc. ("Continental"), make the following agreement:

- 1. At all times relevant to the Commission's Complaint, Continental owned or operated the Lakewood 1-20H well, located in SW ¼ SW ¼, Section 20, Township 161 North, Range 96 West, Divide County, North Dakota (NDIC File No. 19799).
- 2. The Commission brought an administrative action against Continental by a Complaint dated May 31, 2011. The Complaint alleges the following violations:

Count One

- A. On or about April 25, 2011, the reserve pit on the Lakewood 1-20H well site overflowed and oil flowed off the well site.
- B. North Dakota Administrative Code (NDAC) § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of the land surface and freshwaters.
- C. Continental violated NDAC § 43-02-03-19 in that a lack of precautions in construction and use of the reserve pit on the Lakewood 1-20H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

- D. NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool on the surface of the land or infiltrate the soil and states further that discharged oil must be properly removed and may not be allowed to remain standing within or outside of any diked areas.
- E, Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- F. North Dakota Century Code § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- G. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$217.00.
- 3. The Industrial Commission's administrative action against Continental sought \$25,000.00 in fines for the violations alleged in the Industrial Commission's Complaint.
- 4. The Commission acknowledges that the alleged violations set forth above were due to extreme weather conditions in western North Dakota. Heavy snowfall and heavy rains at a time of high soil moisture content, high stream flows and wet conditions created circumstances that were unforeseen by Continental. The Commission by agreeing to enter into this Consent Agreement views such weather conditions as being outside those that could reasonably be expected by Continental.
- The Industrial Commission and Continental agree to settle this matter on the following terms:
 - A. Continental unintentionally violated NDAC § 43-02-03-19, as set forth in Count One of the Industrial Commission's Complaint.
 - B. Continental unintentionally violated NDAC § 43-02-03-49, as set forth in Count Two of the Industrial Commission's Complaint.
 - C. Continental agrees to immediately pay the amount of \$2,500.00 to the Abandoned Oil and Gas Well Plugging and Site Reclamation Fund (the "Fund"). Payment shall be in the form of a check made payable to the Industrial Commission of North Dakota, Oil and Gas Division, shall reference Case No. 14893, and shall be directed to the attention of Lynn Helms, Director, Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503-5512.
 - D. Continental agrees to immediately pay to the Industrial Commission the amount of \$217.00 to compensate the Industrial Commission for the reasonable costs and expenses incurred with regard to the violations alleged in the administrative complaint. If this payment is made by check, then the check shall be made payable to the North Dakota Oil and Gas Division.
 - E. Continental shall donate \$22,500.00 to the Fund if Continental commits the same or a substantially similar violation of NDAC § 43-02-03-19 or NDAC § 43-02-03-49 as set forth in the Complaint within a period of one year from the date of this agreement. If such violation occurs within one year from the date of this agreement, said \$22,500.00 donation shall be immediately due and payable to the Fund. If no such violation occurs, then said donation will be dismissed.
 - F. The Commission reserves the right to bring future administrative and judicial actions and to seek additional fines and other relief should Continental fail to

adequately remediate effects on soil, water and vegetation as a result of the violations described in the Industrial Commission's Complaint.

This Agreement may be executed in counterparts and duplicate copies, each of which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

	Dated this	day of	, 2011.
			NORTH DAKOTA INDUSTRIAL COMMISSION OIL & GAS DIVISION
	*		By: Lynn D. Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512
	Dated this	day of	, 2011.
6			Continental CONTINENTAL RESOURCES, INC.
8			By:
10			<u>Jeff Hume</u>
11 12			President 302 N. Independence Avenue
13 14			P.O. Box 1032 Enid. OK 73702-1032
15			Printed Name
16			Its:
18-	4986731 <u>4986862</u> 1.DOC		



OFFICE OF ATTORNEY GENERAL

STATE CAPITOL 600 E BOULEVARD AVE DEPT 125 BISMARCK, ND 58505-0040 (701) 328-2210 FAX (701) 328-2226 www.ag.nd.gov



NATURAL RESOURCES 500 NORTH 9TH STREET BISMARCK, ND 58501-4509 (701) 328-3640 FAX (701) 328-4300

July 1, 2011

Lawrence Bender 200 North 3rd Street, Suite 150 PO Box 1855 Bismarck, ND 58502-1855

Re:

ICC No. 14893

Dear Mr. Bender:

We acknowledge receipt on June 20, 2011 of your answer to the above referenced administrative complaint. The Industrial Commission does not intend to dismiss the complaint. However, the Commission is receptive to settlement of the case by negotiation of a consent agreement to avoid the necessity of a hearing. If you wish to proceed in this manner, please submit an offer for our consideration within a reasonable time period or, alternatively, if you do not want to negotiate a settlement, advise us and we will schedule a hearing date.

Sincerely,

Zachary B. Smith

Assistant Attorney General

e:\dixie\nr\smith\industrial commission\o&g casesticc 14893 continental .docx



June 20, 2011



HAND-DELIVERED

Ms. Karlene Fine Executive Director North Dakota Industrial Comm. 600 E. Boulevard Ave., 14th Floor Bismarck, ND 58505-0840

> RE: North Dakota Industrial Commission v. Continental Resources, Inc. Case No. 14893

Dear Karlene:

Please find enclosed herewith for filing the Answer of Respondent Continental Resources, Inc. in the above-captioned matter.

Should you have any questions, please adv

LAWRENC' BLNDER

LB/mpg Enclosure

cc: Mr. Lynn Helms

4947092_1.DOC

Attorneys & Advisors main 701.221.4020 fax 701.221.4040 www.fredlaw.com

Fredrikson & Byron, P.A.

200 North Third Street, Suite 150
Bismarck, North Dakota
58501-3879

STATE OF NORTH DAKOTA	NORTH DAKO AND TRIAL COMMISSION		
COUNTY OF BURLEIGH	JUN 2011 CERT		
North Dakota Industrial Commission,	O NO OIL & ED SO DAYS GAS SO		
Complainant,	CASE NO. 14893		
v.)	ANGWED OF DECRONDENCE		
Continental Resources, Inc.,	ANSWER OF RESPONDENT CONTINENTAL RESOURCES, INC.		
Respondent.)			

Respondent, Continental Resources, Inc. ("Continental"), for its answer to the Complaint of the North Dakota Industrial Commission ("Commission"), states as follows:

1.

Continental denies each and every allegation of the Commission's Complaint except as herein admitted, qualified, or explained.

2.

With respect to Paragraph 1 of the Commission's Complaint, Continental admits that the Commission requests administrative relief against Continental, but otherwise lacks sufficient knowledge or information to admit or deny the remaining allegations.

3.

With respect to Paragraph 2 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 2 contains any factual allegations to which a response is required, Continental denies the same.

4.

Continental admits the allegations contained in Paragraph 3 of the Complaint.

With respect to Paragraph 4 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 4 contains any factual allegations to which a response is required, Continental denies the same.

6.

With respect to Paragraph 5 of the Commission's Complaint, Continental incorporates by reference Paragraphs 1-5 above.

7.

Continental denies the allegations contained in Paragraph 6 of the Commission's Complaint.

8.

With respect to Paragraph 7 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 7 contains any factual allegations to which a response is required, Continental denies the same.

9.

With respect to Paragraph 8 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 8 contains any factual allegations to which a response is required, Continental denies the same.

With respect to Paragraph 9 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–9 above.

11.

With respect to Paragraph 10 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 10 contains any remaining factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

12.

With respect to Paragraph 11 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 11 contains any factual allegations to which a response is required, Continental denies the same.

13.

With respect to Paragraph 12 of the Commission's Complaint, Continental incorporates by reference paragraphs 1–12 above.

14.

With respect to Paragraph 13 of the Commission's Complaint, Continental states that the paragraph contains legal conclusions to which no response is required. To the extent that Paragraph 13 contains any factual allegations to which a response is required, Continental lacks sufficient knowledge or information to admit or deny the remaining allegations.

With respect to Paragraph 14 of the Commission's Complaint, Continental lacks sufficient knowledge or information to admit or deny the allegations.

16.

As a defense, Continental alleges that the Commission's Complaint fails to state a cause of action upon which relief can be granted.

17.

As a defense, Continental alleges that the Commission's Complaint is barred, in whole or in part, by the equitable doctrines of laches, estoppel, and waiver.

REQUEST FOR RELIEF

WHEREFORE, Continental requests the following relief:

- a. The Commission's Complaint be in all things dismissed; and
- b. Such further and additional relief as justice may require.

DATED this 20th day of June, 2011.

FRE PRIKSON & BYRON, P.A.

LAWRENCE DER, ND Bar #03908

AMY L. DE KOK, ND Temp. #06973
Attorneys for Respondent,

Continental Resources, Inc. 200 North 3rd Street, Suite 150

Post Office Box 1855

Bismarck, North Dakota 58502-1855

(701) 221-4020

CERTIFICATE OF SERVICE

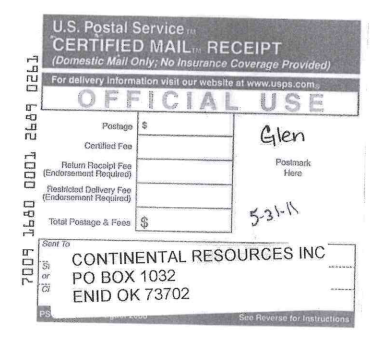
The undersigned hereby certifies that on this _______day of June, 2011, a true and correct copy of the foregoing document was forwarded via U.S. Mail to the following:

Lynn Helms Director Department of Mineral Resources 1016 East Calgary Avenue Bismarck, ND 58503-5512

LAWRENCE BENDER

4946591_1.DOC

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SEC	CTION ON DELI	VERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits. 		A. Signature X		
1. Article Addressed to: CONTINENTAL RESOUR PO BOX 1032 ENID OK 73702	RCES IN	Service Type	ry address below	r: 🗆 No
		☐ Insured Mail	□ C.O.D.	- I
		4. Restricted Delivery?	(Extra Fee)	Yes Yes
2. Article Number 7009 1.	680 00	DJ 5684 056	J.	
PS Form 3811, February 2004 D	omestic Retu	The latest		102595-02-M-1540



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OIL AND GAS DIVISION
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BISMARCK ND 58505-0840

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- NO INSURANCE COVERAGE IS PROVIDED with Certified Mail. For valuables, please consider Insured or Registered Mail.
- For an additional fee, a Return Receipt may be requested to provide proof of delivery. To obtain Return Receipt service, please complete and attach a Return Receipt (PS Form 3811) to the article and add applicable postage to cover the fee. Endorse mailplace "Return Receipt Requested". To receive a fee waiver for a duplicate return receipt, a USPS® postmark on your Certified Mail receipt is required.
- For an additional fee, delivery may be restricted to the addressee or addressee's authorized agent. Advise the clerk or mark the mailpiece with the endorsement "Flestricted Delivery".
- If a postmark on the Certified Mail receipt is desired, please present the article at the post office for postmarking. If a postmark on the Certified Mail receipt is not needed, detach and affix label with postage and mail.

IMPORTANT: Save this receipt and present it when making an inquiry. PS Form 3800, August 2006 (Reverse) PSN 7530-02-000-2047

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION COUNTY OF BURLEIGH North Dakota Industrial Commission, Complainant, V. Case No. 14893 Continental Resources, Inc.

IMPORTANT NOTICE

If the Respondents Continental Resources, Inc. (Continental) do not serve upon the undersigned an Answer to this Complaint within 21 days after service of it, the Industrial Commission will deem the Complaint admitted and will enter a default order containing such terms as the facts and law may warrant. If an Answer to the Complaint is served within 21 days after service of the Complaint, a hearing on this matter will be scheduled.

The North Dakota Industrial Commission ("Commission") for its cause of action against Continental, states:

- This is an administrative action brought by the Commission under North Dakota Century Code (NDCC) Chapters 38-08 and 28-32. The Commission requests administrative relief against Continental for violation of sections of the North Dakota Administrative Code (NDAC) governing the oil and gas industry.
- The Commission is authorized to bring this action under NDCC § 38-08-04 and NDAC § 43-02-03-05.
- Continental at all times relevant to this Complaint owned and/or operated oil and/or gas wells in the state of North Dakota, including the Lakewood 1-20H well (NDIC File No. 19799) located in T161N, R96W, Section 20, SW/4 SW/4, Divide County, ND,
- NDCC § 38-08-16 provides that anyone who violates any rule or regulation of the Commission is subject to a penalty of up to \$12,500 for each offense, and each day's violation is a separate offense.

Count One

- The allegations in paragraphs 1 4 are realleged.
- On or about April 25, 2011, the reserve pit on the Lakewood 1-20H well site overflowed and oil flowed off the well site.
- NDAC § 43-02-03-19 states in part that a reserve pit may be utilized providing the pit can be constructed, used and reclaimed in a manner that will prevent pollution of

 Continental violated NDAC § 43-02-03-19 in that lack of precautions in construction and use of the reserve pit on the Lakewood 1-20H well site resulted in pollution of the land surface and freshwaters from the fluids that overflowed from the pit.

Count Two

- 9. The allegations in paragraphs 1 8 are realleged.
- NDAC § 43-02-03-49 states that at no time shall oil be allowed to flow over or pool
 on the surface of the land or infiltrate the soil.
- 11. Continental violated NDAC § 43-02-03-49 when oil was allowed to flow over or pool on the surface of the land.

Count Three

- 12. The allegations in paragraphs 1 11 are realleged.
- 13. NDCC § 28-32-26 authorizes the Commission to assess the costs of an investigation to a person found to be in violation of a statute or rule as a result of an adjudicative proceeding or informal disposition, which costs may not exceed the statutorily authorized civil penalty for the violation.
- 14. In carrying out the investigation of Continental's violation of North Dakota law, the Commission has incurred costs and expenses in the amount of \$217.

Wherefore, the Commission requests the following:

- That Respondents pay a fine of \$12,500 for violation of NDAC § 43-02-03-19 as set forth in Count One.
- 2. That Respondents pay a fine of \$12,500 for violation of NDAC § 43-02-03-49 as set forth in Count Two.
- That Respondents pay the amount of \$217 to compensate the Commission for the reasonable costs and expenses incurred with regard to the violations explained in this Complaint.

Dated this $\frac{27^{10}}{4}$ day of $\frac{1}{2}$, 2011.

Industrial Commission State of North Dakota

By:

Lynn D. Helms

Director

Department of Mineral Resources

1016 East Calgary Avenue Bismarck, ND 58503-5512

STATE OF NORTH DAKOTA NORTH DAKOTA INDUSTRIAL COMMISSION

North Dakota Industrial Commission,				
Complainant,	AFFIDAVIT OF SERVICE BY CERTIFIED MAIL AND RETENTION OF DOCUMENTS			
V.) INDUSTRIAL COMMISSION CASE NO. 14893			
Continental Resources, Inc.				
Respondent.				
STATE OF NORTH DAKOTA)) ss.			
COUNTY OF BURLEIGH) SS.				
Sie Roberson states	under oath as follows:			
1. I am of legal age and I swear and affirm upon penalty of perjury that the				
statements made in this affidavit a	re true and correct.			
2. I am of legal age and on the 31th day of May, 2011, I served the				
attached Complaint upon Continental Resources, Inc. by placing a true and correct				
copy in an envelope addressed as	follows:			
Conti	nental Resources, Inc			
POF	30x 1032			
Enid	1,0K 73702			

and depositing same, with postage prepaid, certified mail, return receipt requested,

restricted delivery, in the United States mail at Bismarck, North Dakota.

 The originals of these documents shall be retained at the Department of Mineral Resources, 1016 East Calgary Avenue, Bismarck, ND 58503.

administrative assistant

Subscribed and sworn to before me this 31st day of May, 2011.

Notary Public

TRUDY HOGUE
Notary Public
State of North Dakota
My Commission Expires March 4, 2014